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November 15, 2005

Filed Electronically

Marlene H. Dortch
Secretary
Federal Communications Commission
Office of the Secretary
445 12th Street, SW
Washington, DC 20554

RE: Notice of Oral *Ex Parte* Presentations – WT Docket No. 05-302

Dear Ms. Dortch:

On November 14, 2005, Todd Lantor, Chief Regulatory Counsel of Nextel Partners, Inc., together with Jason Friedrich of Drinker Biddle & Reath and the undersigned, met with Fred Campbell, Wireless Legal Advisor to Chairman Martin.

During the meeting, the participants discussed the substance of Nextel Partners, Inc.'s Petition for Limited Waiver of the December 31, 2005 deadline for achieving ninety-five percent penetration of A-GPS capable handsets, associated with the above-captioned docket. Specifically, the participants discussed company actions to respond to a latent defect in Motorola's software that caused all A-GPS handsets in the hands of Nextel Partners subscribers to lose their ability to render location capability. This software problem required that every affected A-GPS handset be "touched" so that the software defect can be corrected. As outlined in its petition, Nextel Partners has taken a number of affirmative steps to reflash such handsets. However, this Motorola software defect adversely affected Nextel Partners' ability to reach ninety-five percent penetration by December 31, 2005. The meeting participants also discussed Nextel Partners' marketing plans to encourage subscribers to upgrade either their handset software or their non-A-GPS capable handsets so as to reach ninety-five percent A-GPS handset penetration as soon as possible.

If you have any questions, please contact the undersigned.

Respectfully submitted,



Laura H. Phillips
Counsel, Nextel Partners, Inc.

cc: Fred Campbell